



Brett Christiansen  
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November 7, 2016

Mr. Jeffrey S. Lanning  
Vice President- Federal Regulatory Affairs  
099 New York Avenue NW, Suite 250  
Washington, D.C. 20001

RE: Connect America Fund, WC Docket No. 10-90

Dear Mr. Lanning:

On September 13, 2016 CenturyLink notified the Commission of its intent to modify its Connect America Fund (CAF) Phase I Round 2 incremental broadband deployment plans. Subsequently, on September 23, 2016, the Wireline Competition Bureau released a Public Notice announcing the deadline for existing providers to notify CenturyLink of any census blocks they currently serve which have been included in CenturyLink's modified deployment plans.

By this correspondence, Tekstar Communications, Inc. (Tekstar) is providing notification to CenturyLink of the census blocks currently served by Tekstar which have been included in CenturyLink's modified plans. The attachment to this letter identifies the relevant census blocks. In each of these census blocks Tekstar provides broadband service at speeds exceeding 3Mbps downstream and 768kpbs upstream. The census blocks in the attached were identified by comparing CenturyLink's submission to Tekstar's most recent 2016 Form 477 data which was filed with the Commission. The Form 477 data reflects Tekstar's most current broadband deployment, the accuracy of which is certified to by a Tekstar official. As such, the census blocks in the attached must be considered served by Tekstar and therefore ineligible for CAF funding.

A copy of this correspondence is also being filed with the FCC via its Electronic Comment Filing System (ECFS) in WC Docket No. 10-90. Please contact me should you have any questions regarding this notification.

Sincerely,

/s/ *Brett Christiansen*  
Brett Christiansen

Engineering Manager  
Arvig Communications, Inc.

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